

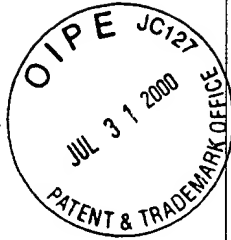
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July 24, 2000

TOWNSEND and TOWNSEND and CREW LLP

By: [Signature]

*CAU 1648*  
*#9*  
**PATENT**  
Attorney Docket No.: 17634-000330US  
Client Reference No.: E-202-99/0



**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

**RECEIVED**

AUG 02 2000

TECH CENTER 1600/2900

In re application of:

Brian R. Murphy et al.

Application No.: 09/458,813

Filed: December 10, 1999

For: USE OF RECOMBINANT LIVE-  
ATTENUATED PARAINFLUENZA  
VIRUS (PIV) AS A VECTOR TO  
PROTECT AGAINST DISEASE  
CAUSED BY PIV AND RESPIRATORY  
SYNCYTIAL VIRUS (RSV)

Examiner: Unassigned

Art Unit: Unassigned

**INFORMATION DISCLOSURE  
STATEMENT UNDER 37 CFR §1.97 and  
§1.98**

Assistant Commissioner for Patents  
Washington, D.C. 20231

Sir:

The references cited on attached form PTO-1449 are being called to the attention of the Examiner. In accordance with 37 CFR §1.98(d), copies of the references can be found in Application No. 09/083,793, filed May 22, 1998 (Attorney Docket No. 17634-000320US) unless otherwise indicated. Applicants respectfully request that the cited information be expressly considered during the prosecution of this application, and that the references be made of record therein and appear among the "references cited" on any patent to issue therefrom.

It is further requested that the disclosure and claims presently or subsequently presented in the following, copending U.S. Patent Applications, as well as any related applications now or subsequently claiming priority to one or more of the following U.S. Patent Applications, be expressly considered and made of record in the instant case as potentially disclosing or claiming subject matter material to examination of the present application.



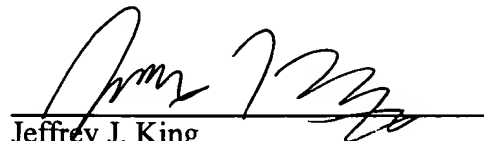
U.S. Patent Application No. 09/083,793, filed on 05/22/98, by Murphy et al.;  
U.S. Provisional Patent Application No. 60/129,006, filed on 04/13/99, by  
Murphy et al.;  
U.S. Patent Application No. 09/350,821, filed on 07/09/99, by Durbin et al.;  
U.S. Patent Application No. 09/424,628, filed on 11/23/99, by Murphy et al.;  
U.S. Provisional Patent Application No. 60/170,195, filed on 12/10/99, by  
Murphy et al.;  
U.S. Patent Application No. 09/459,062, filed on 12/10/99, by Murphy et al.;  
U.S. Patent Application No. 09/586,479, filed on 06/01/00, by Schmidt et al.;  
U.S. Patent Application No. 60/215,809, filed on 07/05/00, by Skiadopoulos et  
al.

Applicants believe that their invention as claimed is patentable over the above  
references taken alone or in any combination. As provided for by 37 CFR 1.97(g) and (h), no  
inference should be made that the information and references cited are prior art merely because  
they are in this statement and no representation is being made that a search has been conducted  
or that this statement encompasses all the possible relevant information. No inference should  
be drawn as to the pertinence of the references based on the order in which they are presented.

Applicant believes that no fee is required for submission of this statement, since  
it is being submitted prior to the first Office Action. However, if a fee is required, the  
Commissioner is authorized to deduct such fee from the undersigned's Deposit Account No.  
20-1430. Please deduct any additional fees from, or credit any overpayment to, the above-  
noted Deposit Account.

Respectfully submitted,

Dated: 7/21/00

  
Jeffrey J. King  
Reg. No. 38,515

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